Case 1:20-cv-06460-JPC

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JEKIELEK & JANIS LLP ATTORNEYS & COUNSELORS AT LAW

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;t is hereby ADD7D7D that the ;nitial Pretrial 5onferenUe sUheduled for November 23, 2020 is 3DJAGDN7D sine die, and Plaintiff need not submit the 'oint letter and 5ase Management Plan and ELheduling Arder outlined in the 5ourty AUober #3, 2020 Arder. /D]t. #2.fi Plaintiff shall file its Motion for Default Judgment by November 30, 2020.

November 16, 2020

SENT VIA ECF

Hon. John P. Cronan, U.S.D.J. Unites States District Court for the Southern District of New York 500 Pearl Street, Room 1320 New York, NY 10007 SO ORDERED.

Date: November 16, 2020 New York, New York

JOHN P. CRONAN
United States District Judge

RE: JOE HAND PROMOTIONS, INC. V. DELVIS BATISTA, ET AL.; CIVIL ACTION NO. 1:20-CV-06460-JPC

Dear Judge Cronan:

This firm represents Plaintiff Joe Hand Promotions, Inc. ("Plaintiff") in the above-referenced action. In accordance with Local Rule 7.1(d) and Your Honor's Individual Rules & Practices in Civil Cases 1.A., Plaintiff respectfully requests the cancellation of the November 16, 2020 Deadline for filing a Joint Letter & Case Management Plan and Scheduling Order and Initial Pretrial Conference that is scheduled for November 23, 2020 at 11:00 a.m.

Plaintiff filed its Complaint on August 14, 2020 and Defendants were properly served with the Summons and Complaint on September 26, 2020. See Doc. Nos. 1, 11. Defendants were required to answer or otherwise respond to the Complaint by October 19, 2020. Defendants failed to answer or otherwise respond, and Plaintiff filed a Motion for Entry of Default as to Defendants on November 12, 2020. See Doc. Nos. 13-16. Default was entered against both Defendants on November 12, 2020. See Doc. Nos. 17-18. Plaintiff will file a Motion for Default Judgment against Defendants by the end of the month which, after Your Honor's ruling, will close this matter.

Plaintiff hereby respectfully requests the November 16, 2020 Deadline for filing a Joint Letter & Case Management Plan and Scheduling Order and Initial Pretrial Conference be cancelled.

Thank you for your consideration on this matter.

Respectfully submitted,

/s/ Jon. D. Jekielek Jon D. Jekielek, Esq. Jekielek & Janis LLP 31 Cloverhill Place, Floor 1 Montclair, NJ 07042 T: 212-686-7008 jon@jj-lawyers.com

Attorneys for Plaintiff